

IN THE UNITED STATES DEPARTMENT OF COMMERCE
PATENT & TRADEMARK OFFICE

IN RE: Application of: Inclan Enterprises, Inc.

)

) Trademark

) Law Office 107

SERIAL NO: 76/667,591

)

) Trademark Attorney

FILED: October 16, 2006

) Elizabeth N. Kajubi

)

MARK: **BOURBON COUNTRY**

)

)

ATTY. REF. NO. AA154/99001

)

Commissioner for Trademarks


P.O. Box 1451

Alexandria, VA 22313-1451

SUPPLEMENTAL RESPONSE "C" TO OFFICE ACTION
UNDER 37 C.F.R. §2.62

Dear Sir:

Applicant, by counsel and through its authorized agent, hereby provides a supplemental response to the Office Action No. 2, mailed January 9, 2008 as follows:


03-11-2010

1) Please insert the following disclaimer into the application:

--No claim is made to the exclusive right to use "BOURBON" apart from the mark as shown.--

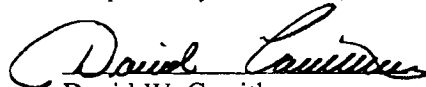
REMARKS

Applicant respectfully requests reconsideration in view of the following remarks. The disclaimer is consistent with Applicant's mark as filled in other classes.

If the Examiner has any comments or suggestions regarding Applicant's amendment, Applicant's counsel would appreciate a telephone call from the Examiner regarding same.

2/1/10
Date

Respectfully submitted,



David W. Carrithers
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Counsel for Applicant